UNITED STATES DISTRICT COURT FOR THE WORTHERN DISTRICT OF CALIFORNIA

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UNITED STA	ATES OF AMERICA, Plaintiff,		Case Number <u>CR-10-707</u>	64HRL
Julia	Ivares-Rogi Defendant.		ORDER OF DETENTION PEND	ING TRIAL
Assistant U.S.	cordance with the Bail Reform Act, 18 to spresent, represented by his attorney Attorney UMPTIONS APPLICABLE	J.S.C. § 31 Q	142(f), a detention hearing was held o	on $9/9$, 2010.
/ / T convicted of a offense, and a	he defendant is charged with an offense prior offense described in 18 U.S.C. § period of not more than five (5) years hent, whichever is later.	3142(f)(1)	while on release pending trial for a fe	ederal, state or local
This e safety of any o	stablishes a rebuttable presumption that ther person and the community.			
	here is probable cause based upon (the icommitted an offense			
· A.	seq., § 951 et seq., or § 955a et seq., (OR	nt of 10 years or more is prescribed in	1 21 U.S.C. § 801 et
	under 18 U.S.C. § 924(c): use of stablishes a rebuttable presumption that the defendant as required and the safety	no conditio		reasonably assure the
/ / No	o presumption applies. TITAL OF PRESUMPTIONS, IF APPLICAB		·	
/ / Th will be ordered	e defendant has not come forward with	any evider	-	
	he burden of proof shifts back to the Ur			•
/X/ Th	OF (WHERE PRESUMPTIONS REBUTTED e United States has proved to a prepond reasonably assure the appearance of the	lerance of t	the evidence that no condition or com	bination of
/ / Th	e United States has proved by clear and assure the safety of any other person an	convincing	g evidence that no condition or comb	ination of conditions
	FIEN FINDINGS OF FACT AND STATEME e Court has taken into account the facto			nformation submitted
	inds as follows: The defendance one - 1. preventing/disso	ny ha		pries felony
**	endant, his attorney, and the AUSA hav	e waived v	written' findings.	
The defend corrections facility appeal. The defend court of the United	ant is committed to the custody of the A separate to the extent practicable from plant shall be afforded a reasonable oppostates or on the request of an attorney fat to the United States Marshal for the p	persons awartunity for poor the Government	raiting or serving sentences or being h private consultation with defense cou rernment, the person in charge of the o	neld in custody pending msel. On order of a corrections facility shall
Dated: 9/10/1		PATRIC	Ahicia V. Sumbull CIA V. TRUMBULL States Magistrate Judge	£